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THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Eric Goldstein, et al.

Serial No.: 10/733,529

Filed: December 11, 2003

GAU: 2183

For: SYSTEM, METHOD AND APPARATUS FOR SELECTING,
DISPLAYING, MANAGING, TRACKING AND
TRANSFERRING ACCESS TO CONTENT OF WEB PAGES
AND OTHER SOURCES

Attorney Docket: 1654-008P/FS3

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment
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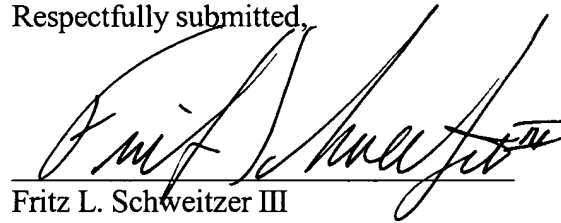
To further assist the Examiner in the initial review of the above application, the applicant is submitting herewith a supplemental Information Disclosure Statement (PTO Form SB/08B).

To be cited as a reference to negate patentability, a prior patent reference must contain disclosure sufficient to allow one skilled in the art to make and use the claimed invention. The patent reference need not contain all of the details of the claimed invention, but must include enough detail which, in combination with his ordinary knowledge, would allow a skilled artisan to make and use the claimed invention without undue experimentation. (See *Elan Pharmaceuticals, Inc. v. Mayo Foundation*, 346 F.3d 1051,

1054 (Fed.Cir. 2003); *Motorola, Inc. v. Interdigital Technology Corp.*, 121 F.3d 1461, 1471 (Fed.Cir. 1997).

The enclosed articles numbered 5 through 11, however, contain little information as to how to make and use the claimed invention. If the disclosures of the articles were combined with the ordinary skill of one in the art, much more information, much inventive activity, and much trial and error would be required to determine the steps necessary to produce a system wherein a user computing device has programming operable to select a selected content item exclusive of other content items displayed in a network source, retrieve the selected content item from the original network source, again exclusive of the non-selected items, and display the selected content items. Therefore, the articles are not enabling and should not be cited against the claims.

Respectfully submitted,



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Attorney for Applicant
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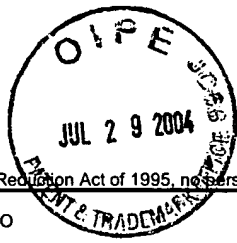
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Gerri De Luca



PTO/SB/08B (08-03)

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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**

(Use as many sheets as necessary)

Complete if Known

Application Number	10/733,529
Filing Date	December 11, 2003
First Named Inventor	Eric Goldstein et al
Art Unit	2183
Examiner Name	
Attorney Docket Number	1654-008P

Sheet 1 of 1

NON PATENT LITERATURE DOCUMENTS

Examiner Initials*	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²
	5	Using an Octopus to Drive Non-Members to Your Reviews; Pricetool.com, Nov 28, '00.	
	6	NAR's Web Intelligence Summary - No. 11; Realtor.org, July 2000.	
	7	Better Ways to Browse the Web; HARRY McCracken, PCWorld.com, October 27, 2000.	
	8	Octopus Revamps Web Customization Service; TOM SPRING, PCWorld.com, July 7, 2000.	
	9	Octopus.com Partners With Content Providers; Writenews.com, August 9, 2000.	
	10	Octopus CEO Steve Douty. (Company Business and Marketing); KATHRYN O'BRIEN, Internet World, April 1, 2001	
	11	Content Goes to Pieces. (Company Business and Marketing); JAMES C. LUH, Internet World, July 1, 2000.	

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